1609 Shoal Creek Bludi, Ste. 100

	3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian,			
1		conservator):			
2		<u>N/A</u>			
3	4.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at			
4		the time of implant:			
5		<u>FLORIDA</u>			
6	5.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at			
7		the time of injury:			
8		<u>FLORIDA</u>			
9	6.	Plaintiff's current state(s) [if more than one Plaintiff] of residence:			
10		FLORIDA			
11	7.	District Court and Division in which venue would be proper absent direct filing			
12		MIDDLE DISTRICT OF FLORIDA, TAMPA DIVISION			
13	8.	Defendants (check Defendants against whom Complaint is made):			
14		☑ C.R. Bard Inc.			
15		☑ Bard Peripheral Vascular, Inc.			
16	9.	Basis of Jurisdiction:			
17		✓ Diversity of Citizenship			
18		□ Other:			
19		a. Other allegations of jurisdiction and venue not expressed in Master			
20		Complaint:			
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3	10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a				
4		claim (Check applicable Inferior Vena Cava Filter(s)):				
5		□ Recovery® Vena Cava Filter				
6		□ G2 [®] Vena Cava Filter				
7		☐ G2 [®] Express (G2 [®] X) Vena Cava Filter				
8			Eclipse® Ve	ena Cava Filter		
9			Meridian® V	ena Cava Filter		
10			Denali® Ve	na Cava Filter		
11			Other: <u>Ba</u>	rd Simon Nitinol Filter		
12	11.	Date	of Implantation	on as to each product:		
13		AUGUST 10, 2010				
14	12.	Counts in the Master Complaint brought by Plaintiff(s):				
15			Count I:	Strict Products Liability – Manufacturing Defect		
16			Count II:	Strict Products Liability – Information Defect (Failure to		
17			Warn)			
18			Count III:	Strict Products Liability – Design Defect		
19			Count IV:	Negligence - Design		
20			Count V:	Negligence - Manufacture		
21			Count VI:	Negligence – Failure to Recall/Retrofit		
22						

	☑	Count VII:	Negligence – Failure to Warn			
1	\square	Count VIII:	Negligent Misrepresentation			
2		Count IX:	Negligence Per Se			
3	\blacksquare	Count X:	Breach of Express Warranty			
4	\blacksquare	Count XI:	Breach of Implied Warranty			
5		Count XII:	Fraudulent Misrepresentation			
6	\square	Count XIII:	Fraudulent Concealment			
7	\square	Count XIV:	Violations of Applicable Florida Kentucky Law			
8		Prohibiting (Consumer Fraud and Unfair and Deceptive Trade Practices			
9		Count XV:	Loss of Consortium			
10		Count XVI:	Wrongful Death			
11		Count XVII:	Survival			
12	lacksquare	Punitive Dan	nages			
13	\square	Other(s):	All claims for relief set forth in the Master Complaint for			
14		an amount to	be determined by the trier of fact.			
15		(please state	the facts supporting this Count in the space immediately			
16		below)				
17						
18						
19						
20	Plaintiff demands a jury trial.					
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RESPECTFULLY SUBMITTED this 17th day of March, 2016.

SHAW COWART, LLP 1 2 By: /s/ Ethan L. Shaw Ethan L. Shaw (TX Bar No. 18140480) 3 Matthew J. Riley (TX Bar No. 24070500) Justin W. Fishback (TX Bar No. 24056736) 4 (Admitted Pro Hac Vice) 1609 Shoal Creek Blvd., Ste. 100 5 Austin, Texas 78701 (512) 499-8900 telephone 6 (512) 320-8906 facsimile elshaw@shawcowart.com 7 mriley@shawcowart.com jfishback@shawcowart.com 8 Attorneys for Plaintiff Jeanie Sankitts 9 10 Certificate of Service 11 I hereby certify that on this 17th day of March, 2016, I electronically transmitted the 12 attached document to the Clerk's Office using the CM/ECF System for filing and transmittal 13 of a Notice of Electronic Filing. 14 /s/ Ethan L. Shaw 15 16 17 18 19 20

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